

MR. AND MRS. BOWSER.

In Which Mrs. Bowser Comes to the Front as Usual.

I had a caller the other afternoon when Mr. Bowser came home, and after she had gone he asked:

"How long was Mrs. Blank here?"

"About half an hour."

"And you talked about fashions, I suppose?"

"Yes, mostly; what should we talk about?"

"Mrs. Bowser, did it ever occur to you that there was anything in life beyond millinery and dress goods and dressmakers?"

"How?"

"Art, science, literature, the labor question, or self government—and discuss it with calmness and justice, and learn something worth remembering for half an hour. You women folk might as well have been born with a pumpkin on your shoulders in place of a head."

I made no reply to this, but determined to catch Mr. Bowser in his own trap before the week was out. Fortune favored me. It was only two days before a neighbor called over as he was at work in the back yard, and for two long hours those men sat down on a ladder and discussed the question whether a back gate should open inwards or outwards, and the advantages offered by either situation.

Mr. Bowser contended for the gate opening outwards, and the neighbor for the opposite, and the discussion resulted in Mr. Bowser getting red clear back of the ears and jumping up to exclaim:

"Well, let's drop the subject right here. There can be no cracks on alloy gates as well as on politics and religion."

"And there can be fanaticism outside of the alloy," he replied to the neighbor.

"Don't call me a fanatic!"

"And don't you call me a crank!"

"Go home and hang your old gate to the moon!"

"I'll hang it according to the rules of common sense, and don't you forget it."

When Mr. Bowser came in to wash his hands I observed:

"Mr. Bowser, did it ever occur to you that there was anything in life beyond hanging a back gate?"

He replied with a "humph" of disgust.

"Select some subject of some, Mr. Bowser—art, science, literature, the labor question or self government—and discuss it with calmness and justice, and learn something worth remembering for half an hour!"

He looked around in a desperate, helpless way, and put on his hat and went off without a word in reply. I wasn't going to let him off on that, however. When he came home that evening I had Mrs. Ordendorf over to supper, and as soon as we were seated at the table I inquired of her something worth remembering for half an hour!

"Doesn't it strike you that Germany's policy on the Soudan question is one of conciliation instead of aggression?"

"It certainly does," she replied, "but there may be a hidden motive behind this seeming submission. Trace the record of the man back as far as you will, and his policy has been either aggression or strategy."

Mr. Bowser looked from one to the other of us in astonishment.

"I notice," said I, as I passed the biscuits, "that the Spanish colonial policy is working towards a radical change. Incited by the example of other and stronger nations, it is about to extend its arms and enfold new possessions."

The stars that Mr. Bowser favored me with made my flesh creep.

"I do hope you can come down to the next meeting of the Woman's Scientific, Political and Literary club," said Mrs. Ordendorf, as she toyed with her strawberries.

"Those gatherings are very, very interesting. At our last meeting we discussed the 'Drift Period,' and at the next week we shall discuss 'Two Proposed Amendments to the Constitution of the United States.'"

"Oh, I'd like to go ever so much, and I think I can promise you I will be there. Can Mr. Bowser come, too?"

"Well, hardly. Men take such little interest in such things that they are obstructions."

"And Mr. Bowser, at that, turning red and by turns, until his cheeks grew so hot that he had to pretend a headache and got excused. I anticipated an awful tragedy after my visitor took her departure, but Mr. Bowser contented himself with saying:

"Now that that shadow passed, long now it's—long has finally taken her leave, let's go to bed."

He regained his assurance after a couple of days, however. I was talking to our 2-year-old baby, and talking as all mothers talk, when Mr. Bowser flung down his paper and exclaimed:

"Mrs. Bowser, you make me tired talking to you; that way. No wonder so many children grow up to be as headstrong."

"How shall I talk?"

"Talk sense—the same as you would to an adult. He'd do much to understand, and I believe he will appreciate it."

"Very well; I'll try."

"Thank you. It's more than I expected you'd do."

The trial came that night. We had scarcely got to bed when baby awoke and began to wail. He had got cold and was feverish.

"Now, Harry," I began, "snug down and try to go to sleep. It's nothing serious, and I object to being kept awake."

"He howled more lustily."

"My son," I continued, "this exhibition of ingratitude towards me, and I insist that you change your course of conduct at once or leave my house. Filial respect, if nothing."

"What in thunder and blazes are you talking about?" roared Mr. Bowser, as he sat up in bed.

"I'm talking sense to baby."

"Not by a jug full of you ain't!"

"Then you try it."

"I'll try it by wringing his neck off if he doesn't shut off steam! He's howling out of spite!"

"Then warn him that you may be compelled to inflict due chastisement, but do it calmly and grammatically."

"I'll try it."

"That's what Mr. Bowser said as he jumped out of bed and disappeared into the spare room, and that was the last I saw of him until morning—Detroit Free Press.

A Natural Inference.



Small Boy—Papa, won't you take me to the circus?

Strict Father—No, my son; the circus is the abiding place of Satan.

Small Boy—Papa, papa, he knows a good thing when he says it, don't he?—Scraps Magazine.

If fog could be driven from the ocean they never would be mist.—Ozark Siftings.

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ATTORNEY-AT-LAW,
142 Main Street, Up Stairs.

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40 Main Street, Hooper & Eldredge block.

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210 Main Street, Salt Lake City.

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TURNERS, ROOFING AND FLOUTING A
specialty, 20 W. Third South street.

LEGAL NOTICE.

In the District Court of the Third Judicial Dis-
trict, Territory of Utah, County of
Salt Lake, s.s.

IN THE MATTER OF CHANGE OF NAME
of Hermann Hill, Plaintiff, and respectfully
petitioning the honorable court that by the decree
and order of this court the name of this peti-
tioner be changed to that of Hermann Hill, and
show to the court and alleges that your
petitioner is over forty three years of age; that
he was born in the village of Langelsdorf, Hol-
stein, in Prussia; that he has resided in the
United States of America since the year 1903;
that he is married to one Mary E. Hill, and
now resides with his wife in Salt Lake City,
Utah, within this judicial district; that his
nearest relatives are his father, Hermann Hill,
Langelsdorf, Holstein, and his sister, Catharina
Hilke, Langelsdorf, Holstein, both residing in
Europe. That your petitioner's reasons for
such change of name are repugnance to the
name of Hill and a preference for the name of
Hill.

Wherefore, your petitioner prays that the de-
cree of this court may be granted changing your
petitioner's name from Hill to that of Hermann
Hill, and for such other and further relief
as may be just and proper.

HELMANN HILL.

Subscribed and sworn to before me this tenth
day of June, 1889.

HENRY G. McMillan,
Clerk Third district court, Utah.

TERMINATION OF UTAH, (S.S.)
COUNTY OF SALT LAKE.

Hermann Hill, being first duly sworn, on his
oath says: I am the petitioner in the foregoing
petition, I have carefully read the same and
know the contents thereof, and the same is true,
and copy of the original petition and verified
therein in the action therein captioned, filed in my
office June 11, 1889.

Witness my hand and the seal of said court,
at Salt Lake City, this tenth day of June, A. D. 1889.
(SEAL) HENRY G. McMILLAN, Clerk.

NOTICE.

Notice to the Stockholders of the Utah Cen-
tral Railway Company is hereby given: Whereas
the several boards of directors of the Utah
Central Railway Company, the Oregon Short Line
Railway Company, the Salt Lake & Western Rail-
way Company, the Utah & Nevada Railway
Company, the Ogden & Syracuse Railway Com-
pany, the Idaho Central Railway Company and
the Nevada Pacific Railway Company, have
entered into an agreement subject to the ap-
proval of the stockholders of all of said rail-
ways, to consolidate all of said rail-
ways into one corporation: Now, therefore,
you are hereby notified that there will be a stock-
holders' meeting of the Utah Central Railway
Company, at the hour of 1 p.m., of that day, in said
company's office in the Deseret National Bank
Building, in Salt Lake City, Utah, for the pur-
pose of considering said agreement, and for
the voting for the adoption or rejection of the
same. GEORGE R. SWAN,
Secretary of Utah Central Railway Company.
July 4, 1889.

UTAH & NEVADA RAILWAY COMPANY.

NOTICE TO THE STOCKHOLDERS OF
The Utah & Nevada railway company is
hereby given: Whereas the Utah Central
Railway Company, the Oregon Short Line
Railway Company, the Salt Lake & Western
Railway Company, the Utah & Nevada Rail-
way Company, the Ogden & Syracuse Rail-
way Company, the Idaho Central Railway
Company, and the Nevada Pacific Rail-
way Company, have entered into an agree-
ment, approved by the board of directors,
June 1, 1889.

For the purpose of said meeting, the stock-
holders will be called to meet at the office
of business, Friday, June 10, 1889, and re-
ported after the meeting.

By order of the directors,
ALEX. MILLAR, Secretary.

June 1, 1889.

Salt Lake & Western Railway Company.

NOTICE TO THE STOCKHOLDERS OF
The Salt Lake & Western railway company
is hereby given: That a special meeting of
the stockholders will be held at said company's
office in Salt Lake City, Utah, territory, on
July 7, 1889, at 10 o'clock a.m., for the
purpose of acting upon the articles of con-
solidation and agreement entered into be-
tween this company and the Utah & Nevada
railway company, the Utah & Northern rail-
way company, the Utah Central railway com-
pany, the Ogden & Syracuse railway com-
pany, the Idaho Central railway company, the
Idaho Central railway company, the Nevada
Pacific railway company, and the Nevada
Pacific railway company, approved by the
board of directors, June 1, 1889.

For the purpose of said meeting, the stock-
holders will be called to meet at the office
of business, Friday, June 10, 1889, and re-
ported after the meeting.

By order of the directors,
ALEX. MILLAR, Secretary.

June 1, 1889.

LEGAL NOTICE.

In the Probate Court in and for Salt Lake County,
Territory of Utah.

In the matter of the estate of John P. Smith,
deceased.

NOTICE IS HEREBY GIVEN THAT
N. George O. Smith, administrator of the es-
tate of John P. Smith, deceased, has rendered
for settlement and filed in said court, his final
account of his administration of said estate and
petition for distribution of said estate, and
that Monday, the 10th day of July, A. D. 1889,
at 10 o'clock a.m., at the court room of said
court, in Salt Lake City, Utah, there shall be
a hearing of said petition for distribution, at
which time and place any person inter-
ested in said estate may appear and show
cause, if any there be, why said account should
not be settled and approved and final distribu-
tion made as prayed for.

Dated June 1, 1889.

JOHN C. CUTLER,
Clerk of Probate Court.

S. W. DARKE,
Attorney for Administrator.

BIG HOLE PLACER MINING COMPANY.

Location of principal place of business,
Salt Lake City, Salt Lake County, Utah. Ter-
ritory of Utah.

Notice is hereby given that at a meeting
of the Board of Directors of said company held
on the 22nd day of July, 1889, an assessment
of ten (10) cents per share was levied on the
stock of the corporation, payable on or before
the 2nd day of August, 1889, to the treasurer,
John C. Cutler, at his office in Salt Lake City,
Utah. Any stock upon which the assessment
shall remain unpaid on the 2nd day of August,
1889, and which has not been paid, shall be
subject to sale at public auction, and unless
payment is made before the sale, the stock
will be sold on Wednesday, the 25th day of
August, 1889, between the hours of 10 a.m.
and 4 p.m., to pay delinquent assessments
and expenses of sale. By order of the Board of Directors,
J. H. BOWLING, President.

BEAR RIVER CANAL.

Notice to Settlers and Land-owners:
Notice is hereby given to ALL per-
sons concerned, that O. G. Snow, Esq., of
Panguitch, Utah, has been appointed agent to
make contracts for rights for water from the
Bear River canal. All settlers
and land-owners who have claims on the
proposed canal who wish to make arrange-
ments for water should call on or address Mr.
Snow at once.

JOHN R. BOWLING.

DELINQUENT NOTICE.

WEST PORT CANAL COMPANY,
OFFICE IN SALT LAKE CITY.

THERE IS DELINQUENT UPON THE
following described stock, on account of
assessment No. 1, levied on May 3, 1889, the re-
spective shareholders, as follows:

ROBERT R. Irvine, delinquent \$5 50
C. H. Silverwood, " 36 10
H. J. Walk, " 4 20
Charles E. Miller, " 100 20
Thomas J. Almy, " 145 75
Wm. E. Jeremy, Jr., " 126 60
Andrew Peterson, " 27 30
Wm. Sloan, " 54 25
Total \$525 00

In accordance with law and the order of
the board of directors of said company, made
aforesaid, on May